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FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR § 1.63)	Case No:		57951US0			
	First Name	ed Inventor:	Vivek Bha			
	,	COMPLETE IF KNOWN				
	Application	n No.:	10/645714			
☐ Declaration Submitted ☑ Declaration Submitted after with Initial Filing Initial Filing (surcharge 37 CFR § 1.16(e) required)		e:	August 21, 20	103		
	Art Unit:					
	Examiner	Examiner Name:				
As a below named inventor, I hereby declare that my rename, and that I believe I am an original, first, and solonventor (if plural names are listed below) of the subject entitled:	e inventor (if only one matter which is claim	e name is lis ed and for v	ted below) or which a patent	an original, first is sought on the	st, and jo	
METHOD OF MAKING ERASABI	<u>LE ARTICLES AN</u>	D ARTICL	ES THERE	FROM		
he specification of which						
is attached hereto;						
⊠ was filed on August 21. 2	2002					
As United States Application No.	2003		10/6	345714		
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is identified as PCT International Application No.						
filed on						
and was amended on		(if applicable	e)			
and was afficiated off		(ii applicabl	6			
hereby state that I have reviewed and understand the imended by any amendment specifically referred to above		ove-identifie	d specification	n, including the	claims,	
acknowledge the duty to disclose information which continuation-in-part applications, material information whi	is material to paten ch became available l	tability as do between the	efined in 37 ti filing date of the	CFR § 1.56, ir he prior applicat	ncluding tion and t	
ational or PCT international filing date of the continuation						
	n-in-part application. 119(a)-(d) or (f), or 36 T international applica o identified below, by	ation which d checking the	esignated at le e box, any for	east one country reign application efore that of the	y other the for pate applicati	
hereby claim foreign priority benefits under 35 USC §§ or plant breeder's rights certificate(s), or 365(a) of any PC the United States of America, listed below and have also reventor's or plant breeder's rights certificate(s), or any PC on which priority is claimed.	n-in-part application. 119(a)-(d) or (f), or 36 T international application identified below, by international application or international applications.	ation which d checking the ation having Priorit	esignated at lease box, any for a filing date box	east one country eign application efore that of the Certified Copy	y other the for pate application	
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hereby claim foreign priority benefits under 35 USC §§ or plant breeder's rights certificate(s), or 365(a) of any PC the United States of America, listed below and have also reventor's or plant breeder's rights certificate(s), or any PC on which priority is claimed.	n-in-part application. 119(a)-(d) or (f), or 36 T international application identified below, by international application or international applications.	ation which d checking the ation having Priorit	esignated at lease box, any for a filing date box	east one country eign application efore that of the Certified Copy	y other than for pater e application Attached	

I also appoint the following Practitioners as my attorneys and/or agents with full powers (including the powers of appointment, substitution, and revocation) to prosecute this application and any division, continuation, continuation-in-part, reexamination, or reissue thereof, and to transact all business in the U.S. Patent and Trademark Office connected therewith: None

Practitioner of Record:

The mailing address and the telephone number of the above-identified attorneys and/or agents are that of Customer No. 32692.

Inquiries regarding this application can be made to:

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Attention: George W. Jonas

Office of Intellectual Property Counsel 3M Innovative Properties Company Telephone No.: (651) 736-6933

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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